

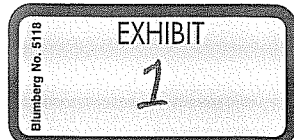
IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION

BOARD OF TRUSTEES of the PIPE FITTERS )  
RETIREMENT FUND, LOCAL 597; )  
BOARD OF TRUSTEES of the PIPE FITTERS ) CIVIL ACTION  
WELFARE FUND, LOCAL 597; )  
BOARD OF TRUSTEES of the PIPE FITTERS )  
TRAINING FUND, LOCAL 597; the ) NO.: 09-CV-5836  
BOARD OF TRUSTEES of the CHICAGO AREA )  
MECHANICAL CONTRACTING INDUSTRY )  
IMPROVEMENT TRUST; ) JUDGE: NORGLE  
THE PIPE FITTERS' ASSOCIATION, )  
LOCAL 597 U.A.; BOARD OF TRUSTEES )  
of the PIPE FITTERS' INDIVIDUAL ) MAGISTRATE  
ACCOUNT and 401(K) PLAN; and ) JUDGE: COX  
BOARD OF TRUSTEES of the PIPE FITTING )  
COUNCIL OF GREATER CHICAGO, )  
Plaintiffs, )  
vs. )  
FIELDHOUSE REFRIGERATION, LLC, )  
an Indiana Limited Liability Company; and DALE )  
FIELDHOUSE JR., an Individual; )  
Defendants. )

**DEFAULT JUDGMENT ORDER**

Default Judgment is hereby entered in favor of Plaintiffs and against Defendants FIELDHOUSE REFRIGERATION, LLC ("FIELDHOUSE REFRIGERATION") and DALE FIELDHOUSE JR. ("FIELDHOUSE JR.") as follows:

1. Judgment is entered in favor of Plaintiffs and against Defendants FIELDHOUSE REFRIGERATION and FIELDHOUSE JR in the amount of \$182,348.97;
2. Defendants FIELDHOUSE REFRIGERATION and FIELDHOUSE JR. are Ordered to submit Contribution Reports for the months of August and September of 2009 to



Plaintiffs' attorneys within (5) days of being served with a copy of this Order.

3. Judgment is entered in favor of Plaintiffs and against Defendants FIELDHOUSE REFRIGERATION and FIELDHOUSE JR. jointly and severally, for all amounts found to be due and owing for the months of August and September of 2009, in addition to the amounts referenced above.
4. Judgment is entered in favor of Plaintiffs and against Defendants FIELDHOUSE REFRIGERATION and FIELDHOUSE JR., jointly and severally for all reasonable attorney's fees incurred by Plaintiffs pursuant to the terms of the Collective Bargaining Agreement, Trust Agreements and 29 U.S.C. 1132(g)(2)(D).
5. Plaintiffs shall motion for Final Judgment upon receipt of the outstanding Contribution Reports.
6. That Plaintiffs have such other relief and further relief as the Court may deem just and equitable all at Defendants' cost, pursuant to 29 U.S.C. §1132(g)(2)(E).

ORDERED BY:

*Charles R. Norgle*  
HONORABLE JUDGE NORGLE

Dated: 10-30-09